Attorneys for Plaintiff

Attorneys for Defendant

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

)	CASE NO.
)	
)	
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)	JUDGE
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JOINT CASE MANAGEMENT PLAN

<u>Instructions</u>: In many cases there will be more parties in the action than there are spaces provided in this form. Each party shall provide all requested information. If the space on this form is not sufficient, the form should be retyped or additional pages attached.

No party may submit a separate Case Management Plan. Disagreements among

parties with respect to any of the matters below shall be set forth in the appropriate section.

Having complied with the meet and confer requirements set forth in the LOCAL RULES, or with any orders specifically modifying their application in the above-captioned matter, the parties hereby submit the following Joint Case Management Plan.

(Revised 06/2017)

1.	Principal Issues		
	1.1Sep	parately for each party, please give a statement summarizing this case: By plaintiff(s):	
		By defendant(s):	
	1.2	The facts the parties <u>dispute</u> are as follows:	
		agree upon are as follows:	
	1.3	The legal issues the parties <u>dispute</u> are as follows:	
		agree upon are as follows:	
	1.4	Identify any unresolved issues as to service of process, personal jurisdiction, subject matter jurisdiction, or venue:	

1.5	Identify any named parties that have not yet been served:	
1.6	Identify any additional parties that:	
	plaintiff(s) intends to join:	
	defendant(s) intends to join:	
1.7	Identify any additional claims that:	
	plaintiff(s) intends to add:	
	defendant(s) intends to add:	
Disclosures		
The u	undersigned counsel certify that they have made the initial disclosures required by	

Federal Rule of Civil Procedure 26(a)(1) or that they will do so within the time provided by that rule.

	ately for each party, list by has been disclosed.	by <u>name and title/position</u> each person w
Disclo	sed by	:
	Name	Title/Position
	-	
Disclo	sed by	÷
	<u>Name</u>	Title/Position

3.0 Early Mo	otions
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Identify any motion(s) whose early resolution would <u>likely</u> have a significant effect either on the scope of discovery or other aspects of the litigation:

Nature of Motion Moving Party Anticipated Filing Date

4.0 Discovery

4.1 Briefly describe any discovery that has been completed or is in progress:

By plaintiff(s):

By defendant(s):

4.2 Describe any <u>discovery</u> that all <u>parties agree</u> should be conducted, indicating for each discovery undertaking its purpose or what kinds of information will be developed through it (e.g., "plaintiff will depose Mr. Jones, defendant's controller, to learn what defendant's revenue recognition policies were and how they were applied to the kinds of contracts in this case"):

4.3	Describe any <u>discovery</u> that one or more parties want(s) to conduct but <u>to which</u> <u>another party objects</u> , indicating for each such discovery undertaking its purpose or what kinds of information would be developed through it:
4.4	Identify any <u>subject area limitations on discovery</u> that one or more parties would like imposed, at the first stage of or throughout the litigation:
4.5	For each of the following discovery tools, recommend the per-party or per-side limitation (specify a number) that should be fixed, subject to later modification by stipulation or court order on an appropriate showing (where the parties cannot agree, set forth separately the limits recommended by plaintiff(s) and by defendant(s)):
	4.5.1 depositions (excluding experts) to be taken by:
	plaintiff(s): defendant(s):
	4.5.2 interrogatories to be served by:
	plaintiff(s): defendant(s):

	4.5.3 document production requests to be served by:
	plaintiff(s): defendant(s):
	4.5.4 requests for admission to be served by:
	plaintiff(s): defendant(s):
4.6	Discovery of Electronically Stored Information
	□ Counsel certify that they have conferred about the matters addressed in M.D. Pa LR 26.1 and that they are in agreement about how those matters will be addressed in discovery.
	□ Counsel certify that they have conferred about the matters addressed in M.D. Pa. LR 26.1 and that they are in agreement about how those matters will be addressed in discovery with the following exceptions:
Prote	ctive Order
5.1	If entry of a protective order is sought, attach to this statement a copy of the proposed order. Include a statement justifying the propriety of such a protective order under existing Third Circuit precedent.
5.2	If there is a dispute about whether a protective order should be entered, or about certain terms of the proposed order, briefly summarize each party's position below:

6.0 Scheduling 6.1 Final date for joining additional parties: _____ Plaintiff(s) _____ Defendants(s) 6.2 Final date for amending pleadings: Plaintiff(s) Defendants(s) 6.3 All fact discovery commenced in time to be completed by: 6.4 All potentially dispositive motions should be filed by: 6.5 Reports from retained experts due: from plaintiff(s) by _____ from defendant(s) by 6.6 Supplementations due

All expert discovery commenced in time to be completed by _____

	6.8	This case may be appropriate for trial in approximately:
		240 Days from the filing of the action in this court
		365 Days from the filing of the action in this court
		Days from the filing of the action in this court
	6.9	Suggested Date for the final Pretrial Conference:
		(month/year)
	6.10	Trial
		6.10.1 Suggested Date for Trial:
		(month/year)
7.0	Certif	ication of Settlement Authority (All Parties Shall Complete the Certification)
	I here	eby certify that the following individual(s) have settlement authority.
	Name	
	Title	

Addre	ess
()	Daytime Telephone
Name	
Title	
Addre	255
	Daytime Telephone
Alteri	native Dispute Resolution ("ADR")
8.1	Identify any ADR procedure to which this case already has been assigned or which the parties have agreed to use.
	ADR procedure
	Date ADR to be commenced

8.2	If the parties have been unable to agree on an ADR procedure, but one or more	
	parties believe that the case is appropriate for such a procedure, identify the party	
	or parties that recommend ADR and the specific ADR process recommended:	
8.3	If all parties share the view that no ADR procedure should be used in this case,	
	set forth the basis for that view:	
Conse	ent to Jurisdiction by a Magistrate Judge	
Indicat	te whether all parties agree, pursuant to 28 U.S.C. § 636(c)(1), to have a	
magist	trate judge preside as the judge of the case with appeal lying to the United States	
Court of Appeals for the Third Circuit:		
All parties agree to jurisdiction by a magistrate judge of this court: Y N.		
If parti	ies agree to proceed before a magistrate judge, please indicate below which	
location is desired for the proceedings:		
	Scranton/Wilkes-Barre	
	Harrisburg	
	Williamsport	

10.0 Other Matters

9.0

Make any other suggestions for the case development process, settlement, or trial that may be useful or necessary to the efficient and just resolution of the dispute.

11.0 Identification of Counsel

Counsel shall be registered users of the court's Electronic Case Files System (ECF) and shall file documents electronically in accordance with the Local Rules of Court and the Standing Order RE: Electronic Case Filing Policies and Procedures. Electronic filing is required unless good cause is shown to the Chief Judge why counsel cannot comply with this policy. Any request for waiver of electronic filing must be filed with the Clerk's Office prior to the case management conference. The Chief Judge may grant or deny such request.

Identify by name, address, and telephone number lead counsel for each party.

Also please indicate ECF User status below.

Dated:	
	Attorney(s) for Plaintiff(s)
	ECF User(s)
	Waiver requested (as separate document)
	Fed.R.Civ.P.7.1 (statement filed if necessary)*
Dated:	
	Attorneys(s) for Defendant(s)
	ECF User(s)
	Waiver requested (as separate document)
	Fed.R.Civ.P.7.1 (statement filed if necessary)*

* Fed.R.Civ.P.7.1 requires a nongovernmental corporate party to file a statement with the initial pleading, first entry of appearance, etc., that identifies any parent corporation and any publicly held corporation that owns 10% or more of its stock, or state there is no such corporation.